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MICHELE BECKWITH Acting United States Attorney WHITNEE GOINS Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900 5 Attorneys for Plaintiff United States of America 6 7 IN THE UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA, CASE NO. 2:24-CR-00267 TLN 11 Plaintiff. STIPULATION AND ORDER TO CONTINUE 12 STATUS CONFERENCE AND EXCLUDE TIME v. 13 DATE: February 20, 2025 TIME: 9:30 a.m. DONTAE JEROME JONES, JR., COURT: Hon. Troy L. Nunley YASMIN CHARISSE MILLETT, and JOMYA MAURIYNE FUTCH, 15 16 Defendants. 17 IT IS HEREBY STIPULATED, by and between the parties, through their respective counsel, 18 19 20

Assistant United States Attorney Whitnee Goins, counsel for plaintiff, Attorney Mark Reichel, counsel for defendant Dontae Jerome Jones, Jr., Assistant Federal Defenders Megan T. Hopkins and Mia Crager, counsel for defendant Yasmin Charisse Millett¹, and Attorney Tasha Chalfant, counsel for defendant JoMya Mauriyne Futch that the status conference scheduled for February 20, 2025, be continued to May 1, 2025, at 9:30 a.m.

Defense counsel requires additional time to complete their review of discovery and investigation. The requested continuance will allow the time necessary for the defense to conduct their investigations and for the defendants to determine how best to proceed in this case. The government also plans to provide plea agreements to all defendants in the next couple of weeks. Defense counsel will need time

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¹ Ms. Millett does not waive any argument made in the pending writ of mandamus to recuse the district judge. Ms. Millett continues to request the Court's recusal.

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to review the proposed plea agreement and discuss it with their clients. Additionally, as to Ms. Millett, there is a pending writ of mandamus in the Ninth Circuit that needs to be resolved prior to Millett's next appearance.

Accordingly, the parties request that the status conference in this matter be reset for May 1, 2025. The parties agree that the ends of justice served by resetting the status conference date outweigh the best interest of the public and the defendant in a speedy trial. Therefore, the parties agree that time is excludable from February 20, 2025 through May 1, 2025, pursuant to 18 U.S.C. § 3161(h)(7)(A), (B)(iv) (Local Code T4).

Dated: February 13, 2025

Respectfully submitted,

MICHELE BECKWITH Acting United States Attorney

/s/ WHITNEE GOINS
WHITNEE GOINS
Assistant United States Attorney

/s/ MARK REICHEL

MARK REICHEL

Attorney for Defendant

DONTAE JEROME JONES, JR.

/s/ MEGAN T. HOPKINS

MEGAN T. HOPKINS
MIA CRAGER
Assistant Federal Defender
Attorneys for Defendant
YASMIN CHARISSE MILLETT

/s/ TASHA CHALFANT
TASHA CHALFANT
Attorney for Defendant
JOMYA MAURIYNE FUTCH

<u>ORDER</u>

IT IS HEREBY ORDERED that the status conference scheduled for February 20, 2025, at 9:30 a.m. is continued to May 1, 2025, at 9:30 a.m. The time period between February 20, 2025 and May 1, 2025, is excluded under the Speedy Trial Act pursuant to 18 U.S.C. § 3161(h)(7)(A) and (B)(i) and (iv), as the ends of justice served by granting the continuance outweigh the best interest of the public and the defendant in a speedy trial.

Dated: February 13, 2025

Troy L. Nunley

Chief United States District Judge